UNITED STATES BANKRUPTCY COURT

	NORTHER	N DISTRICT OF OKLAHO	DMA
In re: GALARZA, JANI	ET LINA Debtor.))))) Case No. 14-) Chapter 13	-10085-M
	SECOND A	AMENDED CHAPTER 13 I	<u>PLAN</u>
LENGTH OF PLAN:	_60 r	nonths.	
PLAN PAYMENTS:		hall pay \$210.00 per month reset percentage fee from ea	The Trustee shall deduct the ch payment.
COMMENCEMENT DA	ATE: Plan paymo Petition is:		efore 30 days after the Chapter 13
PRIORITY CLAIMS:	[to be paid in full w	rithout interest]	MONTHLY PAYMENTS ANI
CLAIMANT	DESCRIPTION	AMOUNT	NUMBER OF PAYMENTS

REAL ESTATE MORTGAGE CLAIM(S) SECURED BY PRINCIPAL RESIDENCE OF DEBTOR(S):

ALLOWED INTEREST MONTHLY PAYMENTS AND **AMOUNT RATE** NUMBER OF PAYMENTS **CLAIMANT DESCRIPTION**

Midland Mortgage, Servicer	Mortgage, long term debt	Regular monthly payment to be paid outside the plan, directly to the creditor.				
Midand Mortgage, Servicer	Mortgage arrears – principal and interest	\$4,649.59	0%	1-60 \$77.50		

MidFirst Bank, Servicer	Mortgage arrears – other charges	\$5825.33	4.375%	1-60 \$97.09
MidFirst Bank, Servicer	Post Petition escrow arrears	\$475.00	4.375%	1-60 \$8.83
HUD	Second Mortgage, long term debt no payment due until maturity of First Mortgage 2036	\$7,567.12	0%	No payment due during plan term

REAL ESTATE MORTGAGE CLAIM(S) SECURED BY REAL PROPERTY OTHER THAN PRINCIPAL RESIDENCE OF DEBTOR(S):

		ALLOWED	INTEREST	MONTHLY PAYMENTS AND
CLAIMANT	DESCRIPTION	AMOUNT	RATE	NUMBER OF PAYMENTS

SECURED CLAIMS ENTITLED TO ADEQUATE PROTECTION UNDER 11 U.S.C. § 1326(a)(1)(C):

The following claimants are provided adequate protection in the form of a lien on each pre-confirmation plan payment to the Chapter 13 Trustee in the payment amount stated below for each claimant, subject to the provisions of Local Rule 3070-2.

	FILED OR			ALLO	WED							
	SCHEDULED			SECU	RED	INTER	EST	MOl	NTHLY PA	YMENTS	AND	
CLAIMANT	CLA	CLAIM COLLATERAL		CLAIN	M	RATE		NUMBER OF PAYMENT		ΓS		
								L				_

OTHER SECURED CLAIMS:

	FIL	FILED OR			ALLO						
	SCHEDULED				SECU	RED	INTER!	EST M	ON	THLY PAYMENTS	AND
CLAIMANT	CL	AIM	COLLATERAL		CLAII	M	RATE	N	NUMBER OF PAYMENTS		<u>S</u>

SPECIAL UNSEC	CURED CLASS(ES):	ALLOWED	MONTHLY PAYMENTS AND
CLAIMANT	DESCRIPTIO:	N AMOUNT	NUMBER OF PAYMENTS
PROPERTY TO	BE SURRENDEREI);	
the surrendered proto the property to a secured claim, the deficiency it may h	perty shall be deemed allow the creditor to pereditor shall have nir	d abandoned from the estate and oursue its rights against the projecty (90) days from the date of oof of claim to state the deficient	roperty. Upon confirmation of this Plan, d relief from stay is granted with respect operty. If the creditor has timely filed a confirmation of this Plan to establish any ency. Otherwise the creditor shall not be
CREDITOR	PR	OPERTY SURRENDERED	AMOUNT OF SECURED CLAIM
	'		
LIEN AVOIDAN	interests of	of the following claimants pu	n or Motions to avoid the liens or security arsuant to 11 U.S.C. § 522(f) and the gated to and treated as general unsecured
UNSECURED C		ve shall be paid as general uns	above and those relegated to unsecured secured claims, without priority, on a pro-
Unsecure	d Claims per Schedul	e F: \$19,754.04	
Claims R	elegated to Unsecured	1 Status: \$ <u>0</u>	

Total Projected Unsecured Claims: \$19,754.04

Approximate Percentage Payback to

1.69%

Holders of Unsecured Claims:

NOTE: The actual payback to unsecured claims may be more or less depending on claims actually filed and allowed.

OTHER PROVISIONS:

- 1. All property of the estate under 11 U.S.C. §§ 541 and 1306 at the time of confirmation, and all property thereafter acquired and included in the estate under 11 U.S.C. § 1306, shall remain property of the estate until removed from the estate by operation of law or separate order. All stays in effect at the time of confirmation shall remain in force and effect until terminated or modified under applicable law, or by order of the Court.
- 2. All claims shall be paid as set forth above unless a creditor objects prior to the confirmation hearing and files a claim within ninety (90) days after the first date set for the meeting of creditors called pursuant to 11 U.S.C. § 341(a). Except as provided in Fed. R. Bankr. P. 3002(c)(1), governmental units must file claims within 180 days after the order for relief. If a priority or secured claim, including a mortgage arrearage claim, is filed for less than the amount provided for in this Plan, the Trustee is authorized to pay the lesser amount.
- 3. **FILING OF A CLAIM IS REQUIRED FOR PAYMENT.** If a creditor does not timely file a proof of claim within the time periods stated in the preceding paragraph and no claim is filed under Fed. R. Bankr. P. 3004, that creditor shall receive NO distribution from the Trustee under this Plan. In such case, the Trustee is authorized to disburse funds that creditor would have received to other creditors entitled to payment under this Plan.
- 4. A. Secured creditors, except those holding long-term debts under 11 U.S.C. § 1322(b)(5), shall retain their liens as provided in 11 U.S.C. § 1325(a)(5)(B)(i). Secured creditors holding long-term debts shall retain their liens until paid in full under the applicable loan documents notwithstanding the entry of a discharge under 11 U.S.C. § 1328.
 - B. The allowed secured claim of each secured creditor shall be the value of the collateral stated in the Allowed Secured Claim column, or the amount of the filed claim, whichever is less, with the balance (if any) of the claim actually filed being allowed as an unsecured claim.
- 5. If a secured creditor provided for under this Plan obtains relief from the automatic stay, the Trustee is authorized to cease all disbursements to that creditor and to disburse funds that the

creditor would have received to other creditors entitled to payment under this Plan, unless the Court orders otherwise.

- 6. Confirmation of this Plan shall serve as a determination that the Debtor have satisfactorily met the requirements of 11 U.S.C. § 521(a) and the case shall not thereafter be subject to dismissal under 11 U.S.C. § 521(i).
- 7. The above named Debtors is enjoined from incurring any debts without prior approval of the Court, except such debts as may be necessary for emergency medical or hospital care.
- 8. Debtor is to timely file all yearly tax returns during the pendency of the case, immediately provide the Trustee with complete and accurate copies of the returns upon filing, and submit to the Trustee any and all tax refunds received less earned income tax credit, as payments in addition to the regular payments made under the plan.

Date: June 19, 2014

/s/ Janet Lina Galarza

Debtor Janet Lina Galarza

/s/ Victor L. Hunt

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